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REQUEST TO FILE UNDER SEAL

July 7, 2020

VIA E.C.F.

Honorable Lorna G. Schofield United States District Judge United States District Court Southern District of New York 40 Foley Square New York, New York 10007

Re: Christopher Hiram Cano v. City of New York, et al.,

19 Civ. 1640 (LGS)

Your Honor:

I am an Assistant Corporation Counsel in the Special Federal Litigation Division of the New York City Law Department and the attorney representing defendants City of New York, New York City Health and Hospitals, New York City Department of Correction ("DOC") Captains Charles and Robinson, and DOC Officers Chisolm and Santiago (collectively, "Defendants") in the above-referenced matter. Defendants write to respectfully request that the Defendants be permitted to file their anticipated July 7, 2020 status letter under seal because it discusses matters and documents which have been explicitly protected from disclosure by the Court's September 26, 2019 Stipulation of Confidentiality and Protective Order (hereinafter, "Protective Order") and also concerns other private and/or confidential matters concerning Plaintiff. (See Dkt. No. 37 at ¶ 2(f).)

By way of background, Plaintiff was scheduled to be deposed by Defendants at the Manhattan Detention Complex on October 31, 2019. However, on October 29, 2019, the Defendants learned that Plaintiff was discharged from DOC custody into the custody of New York State. (See Dkt. Nos. 44, 45.)

¹ Upon information and belief, DOC Officer Murray has not been served with process and, thus, is not yet a proper party to this action.

Upon information and belief, on November 8, 2019, former Assistant Corporation Counsel Samantha J. Pallini provided the Court, under seal, with an update with respect to the Plaintiff's custody status and relevant criminal case, which are confidential pursuant to HIPAA and the Protective Order. Pursuant to the Protective Order, "[a]ny records unsealed as a result of Plaintiff's properly executed authorization for the unsealing of records pursuant to New York Criminal Procedure Law §§ 160.50 and 160.55, particularly pertaining to Bronx Supreme Court Indictment No. 02396/2016[,]" are to be designated confidential materials and protected from disclosure to third parties, except those persons listed in paragraph 5. (See Dkt. No. 37 at ¶ 2(f).)

Here, the contents of the Defendants' anticipated July 7, 2020 status letter concern the Plaintiff's custody status and certain disclosure on the public docket may violate HIPAA. In addition, the information contained in the Defendants' anticipated letter also directly relates to Plaintiff's Bronx Supreme Court Indictment No. 02396/2016, which includes records that are not publicly available and which are protected by the Protective Order.

Accordingly, the Defendants' anticipated filing contains confidential information, and the Defendants respectfully request the Court's permission to file the Defendants' anticipated July 7, 2020 letter under seal.²

The Defendants thank the Court for its consideration.

CC: VIA FIRST CLASS MAIL³

Christopher Hiram Cano Anna M. Kross Correctional Facility 18-18 Hazen Street East Elmhurst, New York 11370 Respectfully submitted,

Special Federal Litigation Division

Application GRANTED. The July 7, 2020, status letter at Dkt. No. 81 shall be filed under seal. Only Christopher Hiram Cano, Nicolette Pellegrino, the City of New York, New York City Health and Hospitals Corporation, Correctional Officers Chisolm, Santiago, Murray, and Captains Robinson and Charles shall have access to the letter at Dkt. No. 81. Defendants are directed to mail a copy of this order to Pro Se Plaintiff and to file proof of service by July 10, 2020. SO ORDERED.

Dated: July 8, 2020 New York, New York

> LORNA G. SCHOFIELD United States District Judge

² The Defendants will file their anticipated July 7, 2020 Status Letter under seal through the ECF system subsequent to filing their instant request.

³ Due to the current Coronavirus pandemic, defense counsel has been directed to work from home. Thus, the Defendants are unable to print and mail a copy of their instant letter to Plaintiff. Nevertheless, the Defendants will provide a copy of their instant letter to Plaintiff as soon as practicable.